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shall limit their supplemental pleadings to information as of the original sentencing date and such pleadings, not exceed 10 pages, shall be filed by November 18, 2005. In the supplemental pleadings, the parties are permitted to advance sentencing arguments previously barred or deemed "not ordinarily relevant" under pre-Booker guideline analysis. See United States v. Booker, 160 L.Ed. 621, 125 S. Ct. 738 (2005). Counsel should be mindful that the question at this point is not whether the defendant should have received a different sentence. Those questions may be addressed if a resentencing is ordered.

If the Court determines that resentencing is warranted, the Court will vacate the sentence and schedule a new sentencing hearing with the defendant present. If the Court concludes that the sentencing decision would not have been materially different, the Court will enter an order denying resentencing with an appropriate explanation.

United States District Judge

IT IS SO ORDERED.

DATED this 28th day of October, 2005.